UNITED STATES DISTRICT COURT DISTRICT OF MAINE

WILLIAM MORGAN,)	
)	
Plaintiff)	
)	
v.)	No. 2:22-cv-00232-JDL
)	
CMG MORTGAGE INC.,)	
)	
Defendant)	

AMENDED ORDER¹

The parties have filed a joint motion to amend the scheduling order.

See ECF Nos. 13, 14. The motion is **GRANTED IN PART** and the deadlines are extended as follows:

Deadline for initial disclosures: November 1, 2022

Deadline for amendment of pleadings/joinder of parties: December 13, 2022

Deadline for Plaintiff to designate experts: March 13, 2023

Deadline for Defendant to designate experts: April 17, 2023

<u>Deadline to complete discovery</u>: May 15, 2023

Deadline to file Local Rule 56(h) notice: May 22, 2023

Deadline to file dispositive/Daubert/Kumho motions: June 5, 2023

Trial ready date: July 5, 2023²

Deadline for Plaintiff to make written settlement demand: May 1, 2023

¹ This amended order corrects the discovery deadline from May 15, 2022, to May 15, 2023.

² The parties proposed July 30, 2023, as the trial ready date, *see* ECF No. 13 at 3, but the trial ready date for that month is actually July 5, 2023, which is also more consistent with the usual timeframe between the deadline for dispositive motions and the start of trial.

Deadline for Defendant to respond to settlement demand: May 15, 2023

I decline to set the parties' other suggested deadlines because they are

unnecessary for the Court to track (e.g., a deadline for the filing of an e-discovery

"report or agreement") or will be set later in the case (e.g., deadlines for witness and

exhibit lists).

Finally, the parties also request permission to conduct ten depositions each

"given the numerous corporate entities involved in the case" as well as the number

investigators "involved in investigating the Plaintiff's many notices of error

submitted to the Defendant." ECF No. 13 at 3. These somewhat vague reasons do

not convince me that this case calls for double the normal number of depositions.

Nevertheless, giving some credit to the parties' concerns, I will permit each side to

take seven depositions. The number of interrogatories, requests for admission, and

requests for production permitted shall remain unchanged.

NOTICE

In accordance with Federal Rule of Civil Procedure 72(a), a party may serve and file an objection to this order within fourteen (14) days after being

served with a copy thereof.

Failure to file a timely objection shall constitute a waiver of the right

to review by the District Court and to any further appeal of this order.

Dated: October 21, 2022

/s/ Karen Frink Wolf

United States Magistrate Judge

2